

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
COUNTY DEPARTMENT, CHANCERY DIVISION

THE PEOPLE OF THE STATE OF ILLINOIS *ex rel.* LISA )  
MADIGAN, Attorney General of Illinois, )

Plaintiff, )

vs )

VIETNOW NATIONAL HEADQUARTERS, INC., an Illinois not-for- )  
profit corporation; JOSEPH A. LEWIS; STEVEN RUCKI; RICHARD )  
SANDERS; TERRY BUSCHER; DARRELL GILGAN; JOHN W. )  
BATES; MICHAEL V. BOORSMA; JOHN A. DAVIS; BERNARD )  
SPENCER; EDWARD BANACH, JR; JAMES M. STEPANEK; JOHN )  
C. AUGUSTYNOWICZ; GARY EISENHOWER, SR.; and HERBERT )  
L. HOLDERMAN, )

Defendants. )

No. 2017 14718  
*cl*

*calendar 11*

**AGREED ORDER**  
**OF INJUNCTION, ACCOUNTING, REMOVAL, APPOINTMENT OF RECEIVER,**  
**AND OTHER EQUITABLE RELIEF**

The Plaintiff, the PEOPLE OF THE STATE OF ILLINOIS *ex rel.* LISA MADIGAN, Attorney General of Illinois, having filed a Complaint in the above-captioned matter against the above-named Defendants alleging violations of the Solicitation For Charity Act (225 ILCS 460/1 *et seq.*) and the Charitable Trust Act (760 ILCS 55/1 *et seq.*); the parties have stipulated to entry of this Agreed Order under the terms and conditions set forth herein; and the Court being fully informed in the premises:

**IT IS HEREBY AGREED, STIPULATED, ADJUDGED, AND DECREED THAT:**

1. Defendant VIETNOW NATIONAL HEADQUARTERS, INC., an Illinois not-for-profit corporation (hereinafter "VIETNOW"), is an Illinois not-for-profit corporation with its principal place of business at 1835 Broadway, Rockford, Illinois 61104.
2. VIETNOW was incorporated with the Illinois Secretary of State on or about December 31, 1984 for exclusively charitable purposes to assist veterans in Illinois and elsewhere.
3. During the period from July 1, 2011 through the present, VIETNOW was a charitable organization that used the services of professional fund raisers to solicit contributions nationwide, through among other things, telephone solicitations and mailings and, during said period, VIETNOW was a "charitable organization" as that term is defined in Section 1(a) of the Solicitation For Charity Act (225 ILCS 460/1(a)) and a charitable "trustee" as that term is defined in Section 3 of the Charitable Trust Act (760 ILCS 55/3).
4. During the period from July 1, 2011 through the present, Defendants JOSEPH A. LEWIS (hereinafter "LEWIS"), STEVEN RUCKI (hereinafter "RUCKI"), RICHARD SANDERS (hereinafter "SANDERS"), and TERRY BUSCHER (hereinafter "BUSCHER") served as officers, directors, and

controlling persons of VIETNOW, were each "trustees" as that term is defined in the Solicitation For Charity Act and the Charitable Trust Act, and were each natural persons responsible for VIETNOW's acts and practices as alleged in the Complaint.

5. During the period from July 1, 2011 through the present, Defendants DARRELL GILGAN (hereinafter "GILGAN"); JOHN W. BATES (hereinafter "BATES"); MICHAEL V. BOORSMA (hereinafter "BOORSMA"); JOHN A. DAVIS (hereinafter "DAVIS"); BERNARD SPENCER (hereinafter "SPENCER"); EDWARD BANACH, JR. (hereinafter "BANACH"); JAMES M. STEPANEK (hereinafter "STEPANEK"); JOHN C. AUGUSTYNOWICZ (hereinafter "AUGUSTYNOWICZ"); GARY EISENHOWER, SR. (hereinafter "EISENHOWER"); and HERBERT L. HOLDERMAN (hereinafter "HOLDERMAN") served on the board of directors of VIETNOW and were therefore each "trustees" of VIETNOW as that term is defined in the Solicitation For Charity Act and the Charitable Trust Act.
6. This Court has jurisdiction over the subject matter and over the Parties herein.
7. The Illinois Attorney General, acting on behalf of the PEOPLE OF THE STATE OF ILLINOIS and in the interests of this State, is the proper party to commence these proceedings pursuant to the authority granted to the Attorney General under the Solicitation For Charity Act (225 ILCS 460/1 *et seq.*), the Charitable Trust Act (760 ILCS 55/1 *et seq.*), and her common-law powers and duties as the PEOPLE's legal representative with respect to the PEOPLE's beneficial interest as ultimate beneficiaries of charitable organizations incorporated in Illinois.
8. In addition to the present action brought by the People of Illinois, as of the date of this Agreed Order, 24 other States – including, in alphabetical order, California, Connecticut, Hawaii, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Michigan, Minnesota, Missouri, Nevada, New Hampshire, New Mexico, New York, North Dakota, Ohio, Oklahoma, Oregon, Tennessee, South Carolina, Virginia, and Wisconsin (hereinafter the "Participating States") – have and/or will enter into one or more separate settlement agreement(s), consent order(s), and/or assurance(s) of voluntary compliance with the Defendants relating to the facts and circumstances alleged in the Complaint and obtaining for each respective state substantially similar injunctive relief as set forth herein. In addition, Defendant VIETNOW has agreed to collectively pay the States of Michigan and California a \$30,000 settlement amount (\$20,000 to Michigan and \$10,000 to California) as reimbursement for fees and costs associated with their respective investigations/actions relating to VIETNOW. That \$30,000 settlement amount is referred to as the "Michigan & California Claim" in this Agreed Order.
9. Defendants VIETNOW, LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN, desiring to resolve the above-captioned matter, each hereby consent to the entry of this Agreed Order upon the terms and conditions set forth herein.

**IT IS THEREFORE HEREBY AGREED, ORDERED, AND DECREED THAT:**

- A. Defendants VIETNOW, LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN each hereby agree, and it is hereby Ordered, pursuant to Section 16(b) of the Charitable

Trust Act (760 ILCS 55/16(b)) and Sections 9(c) and 16(b) of the Solicitation For Charity Act (225 ILCS 460/9(c) and 460/16(b)), that:

1. Defendants VIETNOW, LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN are each hereby permanently removed and enjoined from acting as officers, directors, and/or controlling persons of VIETNOW; and
  2. Richard M. Fogel of Shaw Fishman Glantz & Towbin LLC (hereinafter the "Receiver") is hereby appointed as Receiver over VIETNOW, without bond, to *inter alia* oversee, administer and wind down the affairs of VIETNOW and obtain an accounting of and preserve the charitable assets of VIETNOW, as set forth herein.
- B. Defendants VIETNOW, LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN each hereby further agree, and it is hereby further Ordered, that Defendant VIETNOW is hereby permanently enjoined from soliciting contributions from the public, either individually or through any professional fund raiser(s), professional solicitor(s), and/or other fund raising agent(s), whether by contract or otherwise.
- C. Defendants LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN each hereby further agree, and it is hereby further Ordered, that Defendants LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN are each hereby:
1. Permanently enjoined from acting as a charitable trustee of VIETNOW as the term "trustee" is defined in Section 1(n) of the Solicitation For Charity Act (225 ILCS 460/1(n)) and Section 3 of the Charitable Trust Act (760 ILCS 55/3);
  2. Required to provide a full and complete accounting to the Receiver, as follows:
    - a. Identify and disclose to the Receiver the nature, amount and location of any and all VIETNOW assets, books, and records, and turn over all such assets, books, and records to the Receiver; and
    - b. Account to the Receiver – to the extent the Receiver may deem necessary or required – for any and all assets, liabilities, receipts, and disbursements of VIETNOW during the period July 1, 2011 through the date of this Agreed Order;
  3. Required to fully cooperate with the Receiver, as necessary, regarding the transfer of any and all VIETNOW assets, books, and records, and turn over all such assets, books, and records to the Receiver;
  4. Required to fully cooperate with the Receiver, as necessary, regarding the wind-down of VIETNOW by the Receiver;
  5. Prohibited from interfering in any way with the acts of the Receiver or any professionals retained by the Receiver to assist him in carrying out his duties and responsibilities in this matter; and

6. Required to fully cooperate with the Illinois Attorney General and/or the Participating States in connection with in any present or future investigation and/or litigation of any professional fund raiser(s) employed and/or otherwise retained by VIETNOW during the period 2011 through the present. Defendants further agree that by entering into this Agreed Order, they each waive any and all protections each may have under the attorney-client privilege and/or the work-product doctrine only with respect to any materials or information that the Illinois Attorney General and/or the Participating States may seek regarding any professional fund raiser(s) employed and/or otherwise retained by VIETNOW during the period 2011 through the present.
- D. In addition, Defendants LEWIS, RUCKI, SANDERS, BUSCHER each further agree, and it is hereby further Ordered, that Defendants LEWIS, RUCKI, SANDERS, BUSCHER are each hereby permanently enjoined from:
1. Being employed by any charitable organization in any fiduciary capacity with respect to any charitable asset(s) and/or otherwise having any direct or indirect custody or control with respect to any charitable asset(s);
  2. Holding any fiduciary position or office in any charitable organization with respect to any charitable asset(s) and/or otherwise having any direct or indirect custody or control with respect to any charitable asset(s);
  3. Acting as a "professional fund raiser" as that term is defined in Section 1(a) of the Solicitation For Charity Act (225 ILCS 460/1(a));
  4. Acting as a "professional solicitor" as that term is defined in Section 1(j) of the Solicitation For Charity Act (225 ILCS 460/1(j));
  5. Serving as an co-owner, co-partner, officer, director, or agent of professional fund raiser; and/or
  6. Directly or indirectly soliciting, receiving or holding assets for any charitable or ostensibly charitable purpose in or from Illinois or from Illinois residents or on behalf of any Illinois-based charitable or ostensibly-charitable trust, entity, or cause, and from acting in any fiduciary capacity with respect to charitable assets.
- E. The injunctions set forth in Paragraph D above shall not prevent Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER from participating as a volunteer for and/or on behalf of any separate and independent not-for-profit corporation that was commonly referred to as a local chapter of VIETNOW prior to the entry of this Agreed Order or for any other charitable organization and/or any charitable cause provided that, in any such role, said Defendants do not have any direct or indirect custody or control of charitable assets at any time.
- F. If, at any time subsequent to the entry of this Agreed Order, Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER are discovered to have violated any of the provisions of Paragraph C and/or Paragraph D of this Agreed Order in any manner or in any degree, the Plaintiff, the PEOPLE OF THE

STATE OF ILLINOIS, shall, upon showing of any such violation before the Chancery Division of the Circuit Court of Cook County, Illinois, be entitled by the irrevocable agreement of Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER to a Stipulated Penalty in the form of a Judgment in favor of the Plaintiff PEOPLE and against said Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER in the amount of TWO THOUSAND DOLLARS (\$2,000.00) for each violation, and such shall be in addition to any and all applicable judgments, surcharges, forfeitures, fines and/or penalties as appropriate and as provided for under the provisions of the Solicitation For Charity Act (225 ILCS 460/1 *et seq.*) and/or the Charitable Trust Act (760 ILCS 55/1 *et seq.*), and shall further be in addition to any other and further relief as the Court deems appropriate for said violations, including but not limited to money damages for contempt of court.

- G. Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER hereby each agree and consent, and it is hereby Ordered, that the TWO THOUSAND DOLLARS (\$2,000.00) judgment referred to in Paragraph F herein as relief for each and every violation of Paragraph C and/or Paragraph D of this Agreed Order, shall not require any proof of further loss and shall be entered by the Court upon a showing that Defendants LEWIS, RUCKI, SANDERS, and/or BUSCHER, and/or any of their agents, employees and/or successors in interest, have violated Paragraph C and/or Paragraph D of this Agreed Order.
- H. To the extent reasonably necessary to limit costs, the Receiver appointed pursuant to Paragraph A(2) above may, in his discretion, use the services of, and compensate, a CPA and/or any employee (including but not limited to the CPA and/or any employee paid by VIETNOW prior to the filing of the above-captioned lawsuit and who may have pertinent information related to VIETNOW) in connection with *inter alia* the accounting as set forth in pursuant to Paragraph C(2) above, the preservation of assets as set forth in Paragraph I(2) below, and/or the liquidation of assets as set forth in Paragraph I(4) below.
- I. Upon the entry of this Agreed Order, the Receiver appointed pursuant to Paragraph A(2) above shall have full and complete authority to control and direct VIETNOW's activities and affairs, to take all reasonable steps to:
  - 1. Take immediate possession, control, management, and charge of all assets and/or property (*e.g.*, cash, receivables, personal property, real property, intellectual property, etc.) of VIETNOW, and any and all such assets and/or property of VIETNOW are hereby subject to the exclusive jurisdiction of this Court;
  - 2. Take all reasonable measures to preserve, protect and recover any assets or property of VIETNOW or amounts due to VIETNOW;
  - 3. Enter into contracts or agreements on behalf of VIETNOW and incur and pay such debts and expenses of VIETNOW as are reasonable, necessary and proper to oversee, administer, wind down the affairs of, and preserve the charitable assets of VIETNOW, provided, however, that the Receiver shall have no personal liability under or for such contracts, agreements, debts and expenses, and such contracts, agreements, debts and expenses shall be liabilities of VIETNOW;

4. Sell, convey, or dispose of all or any part of the assets of Defendant VIETNOW, either at public or private sale, as is reasonable and necessary to maximize the value of said assets;
  5. To open, close, and/or maintain bank account(s) as required;
  6. To maintain and/or obtain insurance, if available;
  7. Bring, pursue, prosecute, and/or settle (as determined in the Receiver's reasonable discretion) any claim(s) and/or action(s) and/or potential claim(s) and/or action(s) that VIETNOW may have against third parties and/or others relative to the preservation, recovery, use, misuse and/or damage to the charitable assets of VIETNOW;
  8. Defend and/or settle (as determined in the Receiver's reasonable discretion) any claim(s) and/or action(s) and/or potential claim(s) and/or action(s) that any third parties and/or others may bring against VIETNOW – including but not limited to the Michigan & California Claim; and
  9. Dissolve VIETNOW with the Illinois Secretary of State as soon as practicable.
- J. Until the Receivership is terminated or further Order of this Court, the Receiver shall:
1. Continue to administer the assets and wind down the affairs of VIETNOW to the extent reasonably possible, in a manner which preserves the value of VIETNOW charitable assets;
  2. Keep a true and accurate account of any and all receipts and disbursements which the Receiver shall receive or make as Receiver in the course of winding down the affairs of VIETNOW;
  3. Make periodic reports to the Court as is necessary in the performance of his duties as set forth herein, or as the Court shall direct;
  4. Request, if necessary, that the Court establish procedures for creditors of VIETNOW to file claims against the receivership estate;
  5. Receive reasonable and customary compensation for his services and reimbursement or direct payment of reasonable expenses from the assets of VIETNOW or from the sale of VIETNOW assets; and
  6. Be permitted to retain additional professionals to assist the Receiver in the execution of his responsibilities, with such professionals being entitled to receive reasonable and customary compensation for their services and reimbursement or direct payment of reasonable expenses from the assets of VIETNOW or from the proceeds of the sale of VIETNOW's assets;
- K. After an accounting, the marshaling and sale of all VIETNOW assets and property, the resolution of any and all pending and/or potential actions and/or claims involving VIETNOW, payment(s) for all reasonable compensation relating to the Receivership, and the payment(s) of all legitimate VIETNOW expenses and/or debts as reasonably determined by the Receiver, then, pursuant to the doctrines of equitable deviation and/or *cy pres*, any and all remaining assets of Defendant VIETNOW received, recovered, collected, and/or otherwise held by the Receiver pursuant to this Agreed Order shall be

distributed equally to Fisher House Foundation, Inc. and Operation Homefront, Inc., two national veterans charities organized exclusively for charitable purposes to assist American veterans.

- L. The Receivership will be terminated when the Receiver is able to fully report that:
1. Defendants LEWIS, RUCKI, SANDERS, BUSCHER, GILGAN, BATES, BOORSMA, DAVIS, SPENCER, BANACH, STEPANEK, AUGUSTYNOWICZ, EISENHOWER, and HOLDERMAN have (as determined in the Receiver's reasonable discretion) complied with the provisions of Paragraphs C(1) through C(5) of this Agreed Order;
  2. The Receiver has sold and/or otherwise marshaled all assets and property of VIETNOW in accordance with this Agreed Order;
  3. The Receiver has paid all outstanding expenses and/or debts owed by VIETNOW and/or resolved and/or settled (as determined in the Receiver's reasonable discretion) all claim(s) and/or action(s) and/or potential claim(s) and/or action(s) relating to VIETNOW – including but not limited to the Michigan & California Claim – in accordance with this Agreed Order;
  4. The Receiver has dissolved VIETNOW with the Illinois Secretary of State in accordance with this Agreed Order;
  5. All compensation and/or reimbursement owed to the Receiver and/or additional professionals retained by the Receiver has been appropriately paid out in accordance with this Agreed Order; and
  6. The Receiver has distributed the remaining assets of VIETNOW (after the payment of all amounts set forth in Paragraph L(3) and L(5)) equally to Fisher House Foundation, Inc. and Operation Homefront, Inc. in accordance with Paragraph K of this Agreed Order.
- M. Nothing contained in this Agreed Order shall be construed to limit in any manner any common-law or statutory fiduciary duty and/or responsibility owed by Illinois charitable trustees and/or officers and/or directors of Illinois charitable organizations.
- N. Nothing contained in this Agreed Order shall be construed to limit in any manner the Attorney General's common-law or statutory powers and duty to protect charitable assets and property in Illinois, or her authority to investigate and/or take any and all additional action necessary to enforce the laws of the State of Illinois pertaining to individuals and/or entities soliciting, receiving, and/or holding charitable assets in any manner whatsoever in Illinois.
- O. Defendants hereby each agree and consent, and it is hereby Ordered, that jurisdiction is expressly retained by this Court for the purpose of enforcing compliance with the provisions of this Agreed Order and that this Court shall have exclusive jurisdiction to preside over any action filed concerning the appointment of the receiver or the administration of his duties. The signatures of the Parties as set forth below may be in counterparts, each of which shall constitute an original signature to this Agreed Order.

P. This matter is continued until Nov. 27, 2017 at 10:15 a.m. for status on the Receivership, without further notice.

**AGREED TO:**

PEOPLE OF THE STATE OF ILLINOIS *ex rel.*  
LISA MADIGAN, Attorney General of Illinois,

BY: [Signature]  
Assistant Attorney General

JOSEPH A. LEWIS

BY: [Signature]

STEVEN RUCKI

BY: \_\_\_\_\_

DARRELL GILGAN

BY: \_\_\_\_\_

JOHN W. BATES

BY: \_\_\_\_\_

MICHAEL V. BOORSMA

BY: \_\_\_\_\_

JOHN A. DAVIS

BY: \_\_\_\_\_

BERNARD SPENCER

BY: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000  
BARRY GOLDBERG#99000  
POOJA SHAH#99000  
Assistant Attorneys General  
Charitable Trust Bureau,  
Office of the Illinois Attorney General  
100 West Randolph Street, 11th Floor,  
Chicago, Illinois 60601  
Telephone: (312) 814-2595

VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: [Signature]  
Board President

EDWARD BANACH, JR.

BY: \_\_\_\_\_

RICHARD SANDERS

BY: \_\_\_\_\_

JAMES M. STEPANEK

BY: \_\_\_\_\_

TERRY BUSCHER

BY: \_\_\_\_\_

JOHN C. AUGUSTYNOWICZ

BY: \_\_\_\_\_

GARY EISENHOWER. SR.

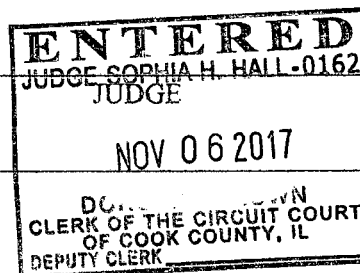
BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

ENTER: \_\_\_\_\_

DATE: \_\_\_\_\_





P. This matter is continued until \_\_\_\_\_, 2017 at \_\_\_\_\_ a.m. for status on the Receivership, without further notice.

**AGREED TO:**

PEOPLE OF THE STATE OF ILLINOIS *ex rel.*  
LISA MADIGAN, Attorney General of Illinois,

BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

STEVEN RUCKI

BY: Steven Rucki

DARRELL GILGAN

BY: \_\_\_\_\_

JOHN W. BATES

BY: \_\_\_\_\_

MICHAEL V. BOORSMA

BY: \_\_\_\_\_

JOHN A. DAVIS

BY: \_\_\_\_\_

BERNARD SPENCER

BY: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000  
BARRY GOLDBERG#99000  
POOJA SHAH#99000  
Assistant Attorneys General  
Charitable Trust Bureau,  
Office of the Illinois Attorney General  
100 West Randolph Street, 11th Floor  
Chicago, Illinois 60601  
Telephone: (312) 814-2595

VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: \_\_\_\_\_  
Board President

EDWARD BANACH, JR.

BY: \_\_\_\_\_

RICHARD SANDERS

BY: \_\_\_\_\_

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BY: \_\_\_\_\_

TERRY BUSCHER

BY: \_\_\_\_\_

JOHN C. AUGUSTYNOWICZ

BY: \_\_\_\_\_

GARY EISENHOWER, SR.

BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

ENTER: \_\_\_\_\_  
JUDGE

DATE: \_\_\_\_\_

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PEOPLE OF THE STATE OF ILLINOIS *ex rel.*  
LISA MADIGAN, Attorney General of Illinois,

BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

STEVEN RUCKI

BY: \_\_\_\_\_

DARRELL GILGAN

BY: Darrell S. Gilgan

JOHN W. BATES

BY: \_\_\_\_\_

MICHAEL V. BOORSMA

BY: \_\_\_\_\_

JOHN A. DAVIS

BY: \_\_\_\_\_

BERNARD SPENCER

BY: \_\_\_\_\_

VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: \_\_\_\_\_  
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BY: \_\_\_\_\_

JOHN C. AUGUSTYNOWICZ

BY: \_\_\_\_\_

GARY EISENHOWER, SR.

BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

ENTER: \_\_\_\_\_  
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DATE: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000  
BARRY GOLDBERG#99000  
POOJA SHAH#99000  
Assistant Attorneys General  
Charitable Trust Bureau,  
Office of the Illinois Attorney General  
100 West Randolph Street, 11th Floor  
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PEOPLE OF THE STATE OF ILLINOIS *ex rel.*  
LISA MADIGAN, Attorney General of Illinois,

BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

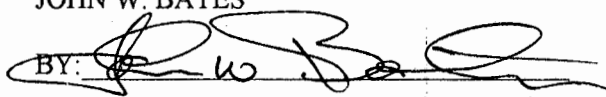
STEVEN RUCKI

BY: \_\_\_\_\_

DARRELL GILGAN

BY: \_\_\_\_\_

JOHN W. BATES

BY:  \_\_\_\_\_

MICHAEL V. BOORSMA

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Board President

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GARY EISENHOWER, SR.

BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

ENTER: \_\_\_\_\_  
JUDGE

DATE: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000

BARRY GOLDBERG #99000

POOJA SHAH #99000

Assistant Attorneys General

Charitable Trust Bureau,

Office of the Illinois Attorney General

100 West Randolph Street, 11th Floor

Chicago, Illinois 60601

Telephone: (312) 814-2595

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BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

STEVEN RUCKI

BY: \_\_\_\_\_

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BY: \_\_\_\_\_

JOHN W. BATES

BY: \_\_\_\_\_

MICHAEL V. BOORSMA

BY: Michael V. Boorsma

JOHN A. DAVIS

BY: \_\_\_\_\_

BERNARD SPENCER

BY: \_\_\_\_\_

VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: \_\_\_\_\_  
Board President

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BY: \_\_\_\_\_

GARY EISENHOWER, SR.

BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000

BARRY GOLDBERG#99000

POOJA SHAH#99000

Assistant Attorneys General

Charitable Trust Bureau,

Office of the Illinois Attorney General

100 West Randolph Street, 11th Floor

Chicago, Illinois 60601

Telephone: (312) 814-2595

ENTER: \_\_\_\_\_  
JUDGE

DATE: \_\_\_\_\_

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BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

STEVEN RUCKI

BY: \_\_\_\_\_

DARRELL GILGAN

BY: \_\_\_\_\_

JOHN W. BATES

BY: \_\_\_\_\_

MICHAEL V. BOORSMA

BY: \_\_\_\_\_

JOHN A. DAVIS

BY: John A. Davis

BERNARD SPENCER

BY: \_\_\_\_\_

VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: \_\_\_\_\_  
Board President

EDWARD BANACH, JR.

BY: \_\_\_\_\_

RICHARD SANDERS

BY: \_\_\_\_\_

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BY: \_\_\_\_\_

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JOHN C. AUGUSTYNOWICZ

BY: \_\_\_\_\_

GARY EISENHOWER, SR.

BY: \_\_\_\_\_

HERBERT L. HOLDERMAN

BY: \_\_\_\_\_

ENTER: \_\_\_\_\_  
JUDGE

DATE: \_\_\_\_\_

**Prepared By:**

THERESE HARRIS #99000  
BARRY GOLDBERG#99000  
POOJA SHAH#99000  
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PEOPLE OF THE STATE OF ILLINOIS *ex rel.*  
LISA MADIGAN, Attorney General of Illinois,

BY: \_\_\_\_\_  
Assistant Attorney General

JOSEPH A. LEWIS

BY: \_\_\_\_\_

STEVEN RUCKI

BY: \_\_\_\_\_

DARRELL GILGAN

BY: \_\_\_\_\_

JOHN W. BATES

BY: \_\_\_\_\_

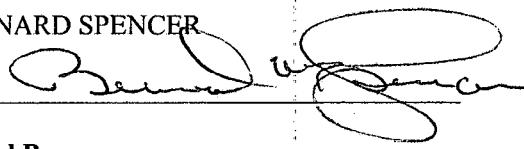
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VIETNOW NATIONAL HEADQUARTERS, INC.,

BY: \_\_\_\_\_  
Board President

EDWARD BANACH, JR.

BY: Edward Banach Jr. by authority of  
Edward Banach Jr.  
\* Edward Banach original signature  
to be filed upon receipt.

RICHARD SANDERS

BY: \_\_\_\_\_

JAMES M. STEPANEK

BY: \_\_\_\_\_

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BY: Richard Sanders

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BY: Gary Eisenhower Sr.

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BY: Herbert L. Holderman

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